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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/084,277	02/25/2002	Ken Endelman	40070.12USU1	7115		
23552 7	590 04/08/2005		EXAMINER			
MERCHANT & GOULD PC			DONNELLY, JEROME W			
P.O. BOX 290 MINNEAPOL	S, MN 55402-0903		ART UNIT	PAPER NUMBER		
			3764			
			DATE MAILED: 04/08/2005			

Please find below and/or attached an Office communication concerning this application or proceeding.



## UNITED STATES DEPARTMENT OF COMMERCE **United States Patent and Trademark Office**

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				W	/ashington,	D.C. 20231		
PPLICATION I		FILING DATE	FIRST N	AMED APPLICANT		ATTOR	NEY DOCKET NO.	
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					0	ATE MAILED:		
			NOTICE C	F ABANDONM		ATE WAILLD.		
This ap	plication is	abandoned in view of	of:					
				the Office letter maile	ed on			
		·	which is aft	ransmission of er the expiration of th	ne period f	or reply (including a	n total	
				)) which expired on _				
		A proposed reply was 37 CFR 1.113 to the	s received on final rejection.	, but it c	does not o	constitute a proper r	eply under	
	(	(A proper reply unde which places the app	er 37 CFR 1.113 to dication in condition	a final rejection cons on for allowance; (2) a	a timely file	ed Notice of Appeal	(with appeal fee):	
		or (3) a timely filed R	equest for Continu	ued Examination (RC	E) in com	pliance with 37 CFR	1.114).	
		A reply was received proper reply, to the n	on on-final rejection.	_ , but it does not cor See 37 CFR 1.85(a) :	nstitute a l	proper reply, or a bo	na fide attempt at a nather than the last box below).	
		No reply has been re		. ,				
	Applicant of three m	's failure to timely pa nonths from the mail	y the required issuing date of the No	ue fee and publication tice of Allowance (PT	n fee, if ap FOL-85).	pplicable, within the	statutory period	
		Transmission dated_	), \	plicable, was receive which is after the expi e Notice of Allowance	iration of t	the statutory period	ertificate of Mailing or for payment of the lication Fee Due).	
		The submitted fee of The issue fee by 37 ( 37 CFR 1.18(d) is \$_	CFR 1.18 is \$	icient. A balance of \$	on fee, if r	s due. equired, by		
		The issue fee and pu	blication fee, if ap	plicable, have not be	en receive	ed.		
	Applicant'	's failure to timely file of Allowability (PTC	corrrected drawir DL-37).	ngs as required by, ar	nd within t	he three-month peri	od set in,	
	F	roposed corrected o	frawings were rec which is after the e	eived on (wi	rith a Certi d for reply	ficate of Mailing or 1	ransmission dated	
	<u> </u>	No corrected drawing	s have been rece	ived.				
	The letter interest, o	of express abandon or all the applicants.	ment which is sigi	ned by the attorney or	r agent of	record, the assigne	e of the entire	
	The letter under 37	of express abandon CFR 1.34(a)) upon fi	ment which is signaling of a continuing	ned by an attorney or g application.	agent (ac	ting in a representa	tive capacity	
	The decis for seekin	ion by the Board of F g court review of the	Patent Appeals an decision has exp	d Interferences rende ired and there are no	ered on allowed c	and beca	ause the period	
		on(s) below:						
-1432 (D7/D1)	minimize any	evive under 37 CFR 1.137(; negative effects on patent	a) or (b), or requests to term.	withdraw the holding of abar	indonment un	der 37 CFR 1.181, should	be promptly filed to	

